UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

RALPH COUNTRYMAN,) 5:10-cv-0010/-LRH-WGC
Plaintiff,	MINUTES OF THE COURT
vs.	May 31, 2012
STATE OF NEVADA, et al.,))
Defendants.)))
PRESENT: THE HONORABLE WILLIAM	M G. COBB, U.S. MAGISTRATE JUDGE
DEPUTY CLERK: <u>JENNIFER COTTE</u>	REPORTER: NONE APPEARING
COUNSEL FOR PLAINTIFF(S): NONE A	PPEARING
COUNSEL FOR DEFENDANT(S): NONE	APPEARING
MINUTE ORDER IN CHAMBERS:	
Discovery. (Doc. #51.) Plaintiff's motion is have with respect to defendants' attempts, if parties complete the pretrial order. See, LR I limine to exclude defendants' attempts, if a should have been but were not produced duri	on to Exclude All Documents Not Produced During premature. Plaintiff may raise any objections he may any, to use the "non-produced" documents when the 16-3 (8) (b). Plaintiff may also file pretrial motions in my, to utilize documents or materials plaintiff claims and discovery. The court also notes plaintiff has made discovery responses which plaintiff claims were not
Plaintiff's motion (Doc. #51) is there	fore <u>DENIED</u> .
IT IS SO ORDERED.	
	LANCE S. WILSON, CLERK
	By:/s/ Deputy Clerk
	Deputy Clerk

¹ Plaintiff made a Motion to Compel Defendants to Participate in Discovery (Doc. #22). The motion was denied (Doc. #26) as the motion was premature because no scheduling order had yet been entered. Plaintiff did not thereafter renew his motion or file anew motion to compel.